

the office. I hope that, in our conduct, we can prove ourselves good and responsible stewards of this public trust.

It is my sincere hope that now that the correction has been filed and the slander abated, this will be the last time any Member has the unpleasant duty of rising in this House to defend his or her reputation and the traditions of this institution. I hope that this single aberration will be remembered as just that: a single aberration.

Mr. Speaker, I yield such time as he may consume to the gentleman from Virginia (Mr. SCOTT).

(Mr. SCOTT of Virginia asked and was given permission to revise and extend his remarks, and include extraneous material.)

Mr. SCOTT of Virginia. Mr. Speaker, I include for the RECORD an editorial published this morning in the daily newspaper in Norfolk, Virginia, the *Virginian Pilot*, on this issue.

[From the *Virginian Pilot*, May 5, 2005]

A HOUSE DIVIDED AGAINST ITSELF

The mood in certain precincts of Congress has become so poisonous that people aren't speaking our common language unless they're accusing political opponents of unspeakable crimes.

The "Child Interstate Abortion Notification Act" would make it a federal offense to take a minor across a state line to get an abortion without the consent of her parents, for a physician to perform such abortions, and allows parents to sue anybody who does.

Democrats on the Judiciary Committee offered several amendments that would have limited the law's scope. U.S. Rep. Bobby Scott, for example, sought to insert this line: "The prohibitions of this section do not apply with respect to conduct by taxicab drivers, bus drivers or others in the business of professional transport."

Pretty straightforward, right?

Should the U.S. government prosecute a bus driver because a girl in one of its seats is traveling to end a pregnancy? No matter your answer to that question, the congressman's wording is pretty clear, unless you're a member of the Judiciary Committee's staff, which managed Scott's amendment into this:

"Mr. Scott offered an amendment that would have exempted sexual predators from prosecution if they're taxicab drivers, bus drivers or others in the business of professional transport."

In other words, the staff of a committee on which Scott serves accused him of trying to protect sexual predators, arguably a crime in itself.

It is the kind of libel—repeated against two other Democratic members of the committee—that only nameless, faceless bureaucrat would dare make. But, significantly, it's also the kind of power-made mischief that the Republican leadership felt deserved defense.

The Congress Tuesday evening spent an hour debating a resolution to require Republicans to change the descriptions, which are supposed to be, and ordinarily are, written in dry, neutral language.

That debate was itself illustrative of how deep the divisions in Congress have become. While the Democrats—including Scott and Minority Leader Nancy Pelosi—talked about

how Republicans abused the truth to score political points, the majority changed the subject entirely and re-argued the merits of the abortion bill, which passed the week before.

"The issue is whether we can trust each other to deal with each other fairly," said Wisconsin Democrat Rep. David Obey, who had voted for the abortion bill.

In the end, Tuesday's debate was a rancorous parry and feint, lasted an eternity and came to absolutely nothing. The resolution to change the descriptions, of course, failed on a party-line vote.

Still, for 60 minutes, the rudeness that now rules the hall of the Capitol was on sharp display for all America to see.

"The rewrite says more about the person who wrote it, and those who defend it, than it does about the amendment itself," Scott said Tuesday.

Scott's right. What it says is nothing kind, and not to be forgotten.

Mr. NADLER. Mr. Speaker, not seeing the gentlewoman from Texas (Ms. JACKSON-LEE), I thank the chairman of the Committee on the Judiciary for filing the corrected report, and I yield back the balance of my time.

□ 1215

GENERAL LEAVE

Mr. LEWIS of California. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days in which to revise and extend their remarks and include extraneous material on the conference report to accompany the bill, H.R. 1268, and that I may include tabular material on the same.

The SPEAKER pro tempore (Mr. LATOURETTE). Is there objection to the request of the gentleman from California?

There was no objection.

CONFERENCE REPORT ON H.R. 1268, EMERGENCY SUPPLEMENTAL APPROPRIATIONS ACT FOR DEFENSE, THE GLOBAL WAR ON TERROR, AND TSUNAMI RELIEF ACT, 2005

Mr. LEWIS of California. Mr. Speaker, pursuant to House Resolution 258, I call up the conference report on the bill (H.R. 1268) making emergency supplemental appropriations for the fiscal year ending September 30, 2005, to establish and rapidly implement regulations for State driver's license and identification document security standards, to prevent terrorists from abusing the asylum laws of the United States, to unify terrorism-related grounds for inadmissibility and removal, to ensure expeditious construction of the San Diego border fence, and for other purposes.

The SPEAKER pro tempore. Pursuant to House Resolution 258, the conference report is considered as having been read.

(For conference report and statement, see proceedings of the House of May 3, 2005 at page H2813.)

The SPEAKER pro tempore. The gentleman from California (Mr. LEWIS) and the gentleman from Wisconsin (Mr. OBEY) each will control 30 minutes.

The Chair recognizes the gentleman from California (Mr. LEWIS).

Mr. LEWIS of California. Mr. Speaker, I yield myself such time as I may consume.

I am pleased to bring to the House for its consideration the conference report on H.R. 1268, the Emergency Supplemental Appropriations Act for Defense, the Global War on Terror and Tsunami Relief.

The conference agreement includes a total of \$82 billion. The vast majority of these funds are to support our troops in Iraq and Afghanistan. For that reason, it is critical that we move this package quickly. It also provides needed assistance to the victims of the tsunami.

During our conference with the Senate, Chairman COCHRAN and I agreed that the final agreement should come in at or below the President's request and relatively free of extraneous items. The conference report before you has met both of these very critical parameters. We did our very best to keep the package clean, and by and large, we were successful with that. We have funded our foreign policy priorities while still preserving congressional prerogatives where appropriate.

With that said, the conference report provides a total of \$75.9 billion for defense-related expenditures, roughly \$921 million over the President's request. The additions over the request are for force protection, and increasing the survivability of troops in the field. In addition to the defense-related spending, the conference report provides a reduction of \$1.5 billion in foreign assistance from the President's request. The conference agreement also includes \$635 million for increased border security enforcement. This includes 500 additional border patrol agents and increased detention space.

We have also included \$656 million for tsunami disaster relief. Finally, the bill includes much of the REAL ID Act of 2005, which was included in the House-passed version of the bill. The provisions on asylum, border infrastructure, and driver's license standards are included. Each of these provisions will greatly enhance the security of our borders. All of these provisions reflect agreements negotiated by relevant authorizing committees. I especially want to thank Chairman SENBRENNER, Chairman DAVIS and their staffs for getting this measure before the Congress in a timely fashion.

I urge my colleagues to support this much needed support for our troops.